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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/589,003	08/10/2006	Tadashi Itoh	1035-646	4549
23117 NIXON & VAN	7590 08/20/200 NDERHYE, PC	8	EXAMINER	
901 NORTH G	LEBE ROAD, 11TH F	LOOR	LEE, JAE	
ARLINGTON, VA 22203			ART UNIT	PAPER NUMBER
			2895	
			MAIL DATE	DELIVERY MODE
			08/20/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)					
	10/589,003	ITOH ET AL.					
Office Action Summary	Examiner	Art Unit					
	JAE LEE	2895					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim 11 apply and will expire SIX (6) MONTHS from 12 cause the application to become ABANDONE	N. nely filed the mailing date of this c D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 24 Ju	ne 2008.						
·= · · · · · · · · · · · · · · · · · ·	action is non-final.						
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closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.					
Disposition of Claims							
4) Claim(s) <u>1,4-8,10-12 and 16-19</u> is/are pending	in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1, 4-8, 10-12, 16-19</u> is/are rejected.							
7) ☐ Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	.						
10) The drawing(s) filed on is/are: a) acce	epted or b) \square objected to by the E	Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior 	s have been received. s have been received in Applicati	on No	Stage				
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
	·						
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P						
Paper No(s)/Mail Date	6) Other:	1.15					

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 06/24/2008 have been fully considered but they are not persuasive.

Applicant contends that the prior art of record teaches a ferroelectric crystal which is different from a group I-VII semiconductor single crystal thin film. Although this is true, the examiner respectfully disagrees. First of all, the recited acceleration voltages, filament currents, and irradiation currents of independent claims 1, 8, and 16-19 are obvious over Yamada et al. since these values are merely parameters of the electron gun itself. Such parameters of the electron gun are identifiable as selected options for the user with ordinary skill in the art to set, as demonstrated by Yamada et al. how such values may be selected with a clear teaching, suggestion, or motivation as to why such values may be selected for the electron gun (see col. 9, lines 47-63).

Applicant further amends independent claims 1, 8, and 16-19, namely "...and the group I-VII semiconductor single crystal thin film is of high planarity and crystallinity, and has a roughness in the order of 2 nm), alleging that the addition overcomes the prior art of record. Examiner respectfully disagrees and submits that the term "high" is a relative term without a clear definition of how high is "high". Secondly, it would have been obvious to one of ordinary skill to determine the optimum roughness (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no

disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

2. Claims 1, 4-8, 10-12, and 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Williams et al. in view of Yakshin et al. and further in view of Taniguchi et al. and further in view of Yamada et al.

With regards to **claim 1**, <u>Williams et al.</u> teaches a group I-VII semiconductor crystal thin film formed on a substrate made from ionic crystals,

The group I-VII semiconductor crystal thin film being formed on a buffer layer while a beam is irradiated on the group I-VII semiconductor crystal thin film, the buffer layer being for alleviating distortion caused due to a difference in lattice constant between the substrate and the group I-VII semiconductor crystal film; (see Experimental Procedure, ¶1, lines 13-16, buffer layer CaF₂ serves as structural template, Results and Discussion, ¶2, lines 1-3)

And the group I-VII semiconductor single crystal thin film is of high planarity and crystallinity ("high" is a relative term; such a group I-VII semiconductor single crystal thin film of <u>Williams et al.</u> has a "high" planarity and crystallinity).

Williams et al., however, does not teach the beam to be an electron beam.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how electron beam evaporation allows the user to selectively control the energy contribution at every stage of the film growth (see ¶9, lines 6-7).

Williams et al., however, teaches the semiconductor film to be single crystal (see Fig. 3).

In the same field of endeavor, <u>Taniguchi et al.</u> provides motivation for making the CuCl layer single crystal by teaching how a single crystal structure will have better electron mobility than a polycrystalline crystal structure which would make the semiconductor film more effective in operation (see ¶7, lines 1-3).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create single crystal semiconductor films since electron mobility would be greatly enhanced as compared to a polycrystalline structure.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how a single crystal thin film being a thin film of single composition and being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5, 6-14; see ¶9, lines 1-7, one of ordinary skill in the art would have known that a single film can be created with a single composition using electron beam evaporation if so desired).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create a single film of a single composition while irradiating the electron beam and a layer while not irradiating the electron beam thereon since it has already been made known and demonstrated by <u>Yakshin et al.</u>

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<u>Williams et al.</u> also does not teach the acceleration voltage HV of the electron beam is 0(kv) < HV < 30(kv).

In the same field of endeavor, <u>Yamada et al.</u> teaches a process wherein the electron beam's acceleration voltage is 15kv, well within the range of 0 to 30 kv. Primarily, such a low amount of kv is used to prevent breakdown of the growing film which can potentially destroy the device (see col. 9, lines 47-56).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to utilize an electron beam with an acceleration voltage of 15 kv in order to prevent the breakdown of films as taught by <u>Yamada et al.</u>

Williams et al. also does not teach the roughness to be in the order of 2 nm.

In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum roughess (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

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With regards to **claim 5**, the combination of <u>Williams et al., Yashkin et al., and</u>

<u>Taniguchi et al.</u> teaches the group I-VII semiconductor single crystal thin film as set forth in **claim 1**, wherein:

A region formed while irradiating an electron beam thereon and a region formed while not irradiating the electron beam thereon are located different places when viewing the substrate in a direction vertical to its surface (see <u>Yashkin et al.</u>, see ¶37, lines 1-5, 6-14, different techniques will deposit on different locations of the surface).

With regards to **claim 6**, the combination of <u>Williams et al., Yashkin et al., and</u>

<u>Taniguchi et al.</u> teaches the group I-VII semiconductor single crystal thin film as set forth in **claim 1** being a CuCl thin film (see <u>Williams et al.</u>, Experimental Procedure, lines 13-16).

With regards to **claim 7**, the combination of <u>Williams et al., Yashkin et al., and</u>

<u>Taniguchi et al.</u> teaches the group I-VII semiconductor single crystal thin film as set forth in **claim 1** being a metal halide semiconductor thin film (see <u>Williams et al.</u>, Experimental Procedure, lines 13-16).

With regards to **claim 8**, <u>Williams et al.</u> teaches a process for producing a group I-VII semiconductor crystal thin film on a substrate made from ionic single crystals, comprising:

forming a buffer layer on the substrate, the buffer layer being for alleviating distortion caused due to a difference in lattice constant between the substrate and the group I-VII semiconductor crystal thin film (see Results and Discussion, ¶2, lines 1-3; buffer layer CaF₂ serves as structural template); and

forming, on the buffer layer, the group I-VII semiconductor crystal thin film, the group I-VII semiconductor thin film being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see Experimental Procedure, ¶1, lines 13-16).

And the group I-VII semiconductor single crystal thin film is of high planarity and crystallinity ("high" is a relative term; such a group I-VII semiconductor single crystal thin film of Williams et al. has a "high" planarity and crystallinity).

Williams et al., however, does not teach the beam to be an electron beam.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how electron beam evaporation allows the user to selectively control the energy contribution at every stage of the film growth (see ¶9, lines 6-7).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to utilize an electron beam evaporation since it allows the user to selectively control the energy contribution at every stage of the film growth.

Williams et al., however, teaches the semiconductor film to be single crystal (see Fig. 3).

In the same field of endeavor, <u>Taniguchi et al.</u> provides the motivation for using single crystal film by teaching how a single crystal structure will have better electron mobility than a polycrystalline crystal structure which would make the semiconductor film more effective in operation (see ¶7, lines 1-3).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create single crystal semiconductor films since electron mobility would be greatly enhanced as compared to a polycrystalline structure.

Williams et al. does not teach the single crystal thin film to be of single composition.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how a single crystal thin film being a thin film of single composition and being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5, 6-14; see ¶9, lines 1-7, one of ordinary skill in the art would have known that a single film can be created with a single composition using electron beam evaporation if so desired).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create a single film of a single composition while irradiating the electron beam and a layer while not irradiating the electron beam thereon since it has already been made known and demonstrated by <u>Yakshin et al.</u>

<u>Williams et al.</u> also does not teach the acceleration voltage HV of the electron beam is 0(kv) < HV < 30(kv).

In the same field of endeavor, <u>Yamada et al.</u> teaches a process wherein the electron beam's acceleration voltage is 15kv, well within the range of 0 to 30 kv. Primarily, such a low amount of kv is used to prevent breakdown of the growing film which can potentially destroy the device (see col. 9, lines 47-56).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to utilize an electron beam with an acceleration voltage of 15 kv in order to prevent the breakdown of films as taught by <u>Yamada et al.</u>

Williams et al. also does not teach the roughness to be in the order of 2 nm.

In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum roughess (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

With regards to **claim 10**, the combination of <u>Williams et al., Yashkin et al., and</u>

<u>Taniguchi et al.</u> teaches the process as set forth in **claim 8**, comprising:

forming a layer of the group I-VII semiconductor single crystal thin film while irradiating an electron beam thereon; and

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forming the rest of the group I-VII semiconductor single crystal thin film while not irradiating the electron beam thereon (see <u>Yashkin et al.</u>, see ¶37, lines 1-5, 6-14).

With regards to **claim 11**, the combination of <u>Williams et al., Yashkin et al., and</u>

<u>Taniguchi et al.</u> teaches the process as set forth in **claim 9**, wherein:

the layer formed while irradiating the electron beam thereon and the layer formed while not irradiating the electron beam thereon have film thicknesses that are decided in consideration of a film thickness of the group I-VII semiconductor single crystal thin film, which is the combination of the layer formed while irradiating the electron beam thereon and the layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5; layer can also be formed without electron beam such as sputtering and magnetron sputtering, see ¶37, lines 6-14, film thickness of entire thin film must be considered to determine the thicknesses of the individual layers).

In the same field of endeavor, <u>Yakshin et al.</u> teaches how a single crystal thin film being a thin film of single composition and being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5, 6-14; see ¶9, lines 1-7, one of ordinary skill in the art would have known that a single film can be created with a single composition using electron beam evaporation if so desired).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create a single film of a single composition while

irradiating the electron beam and a layer while not irradiating the electron beam thereon since it has already been made known and demonstrated by <u>Yakshin et al.</u>

With regards to **claims 4,12**, the combination of <u>Williams et al.</u>, <u>Yakshin et al.</u>, and <u>Taniguchi et al.</u> teaches the limitations of **claims 1,8** for the reasons above.

The combination, however, does not teach the group I-VII semiconductor single crystal thin film as set forth having a film thickness that allows an internal electric field to be resonance-increased.

In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum film thickness to allow an electric field to be resonance-increased (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

With regards to **claim 16**, <u>Williams et al.</u> teaches a group I-VII semiconductor crystal thin film formed on a substrate made from ionic crystals,

The group I-VII semiconductor crystal thin film being formed on a buffer layer while a beam is irradiated on the group I-VII semiconductor crystal thin film, the buffer

layer being for alleviating distortion caused due to a difference in lattice constant between the substrate and the group I-VII semiconductor crystal film (see Experimental Procedure, ¶1, lines 13-16, buffer layer CaF₂ serves as structural template, Results and Discussion, ¶2, lines 1-3).

And the group I-VII semiconductor single crystal thin film is of high planarity and crystallinity ("high" is a relative term; such a group I-VII semiconductor single crystal thin film of Williams et al. has a "high" planarity and crystallinity).

Williams et al., however, does not teach the beam to be an electron beam.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how electron beam evaporation allows the user to selectively control the energy contribution at every stage of the film growth (see ¶9, lines 6-7).

Williams et al., however, teaches the semiconductor film to be single crystal (see Fig. 3).

In the same field of endeavor, <u>Taniguchi et al.</u> provides motivation for making the CuCl layer single crystal by teaching how a single crystal structure will have better electron mobility than a polycrystalline crystal structure which would make the semiconductor film more effective in operation (see ¶7, lines 1-3).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create single crystal semiconductor films since electron mobility would be greatly enhanced as compared to a polycrystalline structure.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how a single crystal thin film being a thin film of single composition and being a combination of a layer formed while

irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5, 6-14; see ¶9, lines 1-7, one of ordinary skill in the art would have known that a single film can be created with a single composition using electron beam evaporation if so desired).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create a single film of a single composition while irradiating the electron beam and a layer while not irradiating the electron beam thereon since it has already been made known and demonstrated by <u>Yakshin et al.</u>

<u>Williams et al.</u>, however, does not teach the filament current FI of the electron beam to be 0(A) < FI < 5(A).

In the same field of endeavor, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to understand that if the irradiation current was 1 mA as taught by <u>Yamada et al.</u> (see **claims 17,19**), then the filament current MUST be no greater than 1 mA since one of ordinary skill would recognize that the current of the filament must be no greater than the irradiation current of the device.

Williams et al. also does not teach the roughness to be in the order of 2 nm.

In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum roughess (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where

patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

With regards to **claim 17**, <u>Williams et al.</u> teaches a group I-VII semiconductor crystal thin film formed on a substrate made from ionic crystals,

The group I-VII semiconductor crystal thin film being formed on a buffer layer while a beam is irradiated on the group I-VII semiconductor crystal thin film, the buffer layer being for alleviating distortion caused due to a difference in lattice constant between the substrate and the group I-VII semiconductor crystal film (see Experimental Procedure, ¶1, lines 13-16, buffer layer CaF₂ serves as structural template, Results and Discussion, ¶2, lines 1-3).

And the group I-VII semiconductor single crystal thin film is of high planarity and crystallinity ("high" is a relative term; such a group I-VII semiconductor single crystal thin film of Williams et al. has a "high" planarity and crystallinity).

Williams et al., however, does not teach the beam to be an electron beam.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how electron beam evaporation allows the user to selectively control the energy contribution at every stage of the film growth (see ¶9, lines 6-7).

Williams et al., however, teaches the semiconductor film to be single crystal (see Fig. 3).

In the same field of endeavor, <u>Taniguchi et al.</u> provides motivation for making the CuCl layer single crystal by teaching how a single crystal structure will have better electron mobility than a polycrystalline crystal structure which would make the semiconductor film more effective in operation (see ¶7, lines 1-3).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create single crystal semiconductor films since electron mobility would be greatly enhanced as compared to a polycrystalline structure.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how a single crystal thin film being a thin film of single composition and being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5, 6-14; see ¶9, lines 1-7, one of ordinary skill in the art would have known that a single film can be created with a single composition using electron beam evaporation if so desired).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create a single film of a single composition while irradiating the electron beam and a layer while not irradiating the electron beam thereon since it has already been made known and demonstrated by <u>Yakshin et al.</u>

Williams et al. also does not teach the irradiation current HI of the electron beam to be 0(microA) < HI <= 150(microA).

In the same field of endeavor, <u>Yamada et al.</u> teaches how thermal degradation can occur when the irradiation current density is 1 A/mm² or higher (see col. 9, lines 47-56).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to use a electron beam wherein in a given 1 mm² of beam area, there is a 1 microA current in that 1 mm² of beam area since any irradiation current over 1A/mm² will cause thermal degradation as taught by <u>Yamada et al.</u>

Williams et al. also does not teach the roughness to be in the order of 2 nm.

In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum roughess (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

With regards to **claim 18**, <u>Williams et al.</u> teaches a process for producing a group I-VII semiconductor crystal thin film on a substrate made from ionic single crystals, comprising:

forming a buffer layer on the substrate, the buffer layer being for alleviating distortion caused due to a difference in lattice constant between the substrate and the group I-VII semiconductor crystal thin film (see Results and Discussion, ¶2, lines 1-3; buffer layer CaF₂ serves as structural template); and

forming, on the buffer layer, the group I-VII semiconductor crystal thin film, the group I-VII semiconductor thin film being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see Experimental Procedure, ¶1, lines 13-16).

And the group I-VII semiconductor single crystal thin film is of high planarity and crystallinity ("high" is a relative term; such a group I-VII semiconductor single crystal thin film of Williams et al. has a "high" planarity and crystallinity).

Williams et al., however, does not teach the beam to be an electron beam.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how electron beam evaporation allows the user to selectively control the energy contribution at every stage of the film growth (see ¶9, lines 6-7).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to utilize an electron beam evaporation since it allows the user to selectively control the energy contribution at every stage of the film growth.

Williams et al., however, teaches the semiconductor film to be single crystal (see Fig. 3).

In the same field of endeavor, <u>Taniguchi et al.</u> provides the motivation for using single crystal film by teaching how a single crystal structure will have better electron mobility than a polycrystalline crystal structure which would make the semiconductor film more effective in operation (see ¶7, lines 1-3).

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Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create single crystal semiconductor films since electron mobility would be greatly enhanced as compared to a polycrystalline structure.

Williams et al. does not teach the single crystal thin film to be of single composition.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how a single crystal thin film being a thin film of single composition and being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5, 6-14; see ¶9, lines 1-7, one of ordinary skill in the art would have known that a single film can be created with a single composition using electron beam evaporation if so desired).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create a single film of a single composition while irradiating the electron beam and a layer while not irradiating the electron beam thereon since it has already been made known and demonstrated by Yakshin et al.

<u>Williams et al.</u>, however, does not teach the filament current FI of the electron beam to be 0(A) < FI < 5(A).

In the same field of endeavor, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to understand that if the irradiation current was 1 mA as taught by <u>Yamada et al.</u> (see **claims 17,19**), then the filament current MUST be no greater than 1 mA since one of ordinary skill would

recognize that the current of the filament must be no greater than the irradiation current of the device.

Williams et al. also does not teach the roughness to be in the order of 2 nm.

In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum roughess (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

With regards to **claim 19**, <u>Williams et al.</u> teaches a process for producing a group I-VII semiconductor crystal thin film on a substrate made from ionic single crystals, comprising:

forming a buffer layer on the substrate, the buffer layer being for alleviating distortion caused due to a difference in lattice constant between the substrate and the group I-VII semiconductor crystal thin film (see Results and Discussion, ¶2, lines 1-3; buffer layer CaF₂ serves as structural template); and

forming, on the buffer layer, the group I-VII semiconductor crystal thin film, the group I-VII semiconductor thin film being a combination of a layer formed while

irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see Experimental Procedure, ¶1, lines 13-16).

And the group I-VII semiconductor single crystal thin film is of high planarity and crystallinity ("high" is a relative term; such a group I-VII semiconductor single crystal thin film of Williams et al. has a "high" planarity and crystallinity).

Williams et al., however, does not teach the beam to be an electron beam.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how electron beam evaporation allows the user to selectively control the energy contribution at every stage of the film growth (see ¶9, lines 6-7).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to utilize an electron beam evaporation since it allows the user to selectively control the energy contribution at every stage of the film growth.

Williams et al., however, teaches the semiconductor film to be single crystal (see Fig. 3).

In the same field of endeavor, <u>Taniguchi et al.</u> provides the motivation for using single crystal film by teaching how a single crystal structure will have better electron mobility than a polycrystalline crystal structure which would make the semiconductor film more effective in operation (see ¶7, lines 1-3).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create single crystal semiconductor films since electron mobility would be greatly enhanced as compared to a polycrystalline structure.

Williams et al. does not teach the single crystal thin film to be of single composition.

In the same field of endeavor, <u>Yakshin et al.</u> teaches how a single crystal thin film being a thin film of single composition and being a combination of a layer formed while irradiating the electron beam thereon and a layer formed while not irradiating the electron beam thereon (see ¶37, lines 1-5, 6-14; see ¶9, lines 1-7, one of ordinary skill in the art would have known that a single film can be created with a single composition using electron beam evaporation if so desired).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to create a single film of a single composition while irradiating the electron beam and a layer while not irradiating the electron beam thereon since it has already been made known and demonstrated by <u>Yakshin et al.</u>

Williams et al. also does not teach the irradiation current HI of the electron beam to be 0(microA) < HI <= 150(microA).

In the same field of endeavor, <u>Yamada et al.</u> teaches how thermal degradation can occur when the irradiation current density is 1 A/mm² or higher (see col. 9, lines 47-56).

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to use a electron beam wherein in a given 1 mm² of beam area, there is a 1 microA current in that 1 mm² of beam area since any irradiation current over 1A/mm² will cause thermal degradation as taught by <u>Yamada et al.</u>

Williams et al. also does not teach the roughness to be in the order of 2 nm.

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In the same field of endeavor, it would have been obvious to one of ordinary skill to determine the optimum roughess (see *In re Aller, Lacey, and Hall* (10 USPQ 233-237). It is not inventive to discover optimum or workable ranges by routine experimentation. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the applicant must show that the chosen dimensions are critical (see *In re Woodruff*, 919 f.2d 1575, 1578, 16 USPQ 2d 1934, 1936 (Fed. Cir. 1990)).

Conclusion

3. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAE LEE whose telephone number is (571)270-1224.

The examiner can normally be reached on Monday - Friday, 7:30 a.m. - 5:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Drew Richards can be reached on 571-272-1736. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jae Lee/ Examiner, Art Unit 2895 /Fernando L. Toledo/ Primary Examiner, Art Unit 2895

JML